

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA,

v.

3:18-CR-223
(JUDGE MARIANI)

SHAWN CHRISTY,

Defendant.

VERDICT FORM

Count 1: Threats Against the President of the United States – 18 U.S.C. § 871

On the charge of Threats Against the President of the United States as charged in Count 1 of the Second Superseding Indictment, specifically to put a bullet “in the head of President Donald J Trump”, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY
 NOT GUILTY

Please proceed to the next question.

Count 2: Transmitting Threatening Communications – 18 U.S.C. § 875(c)

On the charge of Transmitting Threatening Communications as charged in Count 2 of the Second Superseding Indictment, specifically the “use of full lethal force on any law enforcement officers that attempts to detain me”, the jury unanimously finds the defendant

Shawn Christy (check one):

GUILTY

NOT GUILTY

Please proceed to the next question.

Count 3: Transmitting Threatening Communications – 18 U.S.C. § 875(c)

On the charge of Transmitting Threatening Communications as charged in Count 3 of the Second Superseding Indictment, specifically to “put a bullet in [John Morganelli’s] head”, the jury unanimously finds the defendant **Shawn Christy (check one):**

GUILTY

NOT GUILTY

Please proceed to the next question.

Count 4: Transmitting Threatening Communications – 18 U.S.C. § 875(c)

On the charge of Transmitting Threatening Communications as charged in Count 4 of the Second Superseding Indictment, specifically “you’re a dead man Morganelli. . . Let’s play”, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY
 NOT GUILTY

Please proceed to the next question.

Count 5: Interstate Transportation of a Stolen Vehicle – 18 U.S.C. § 2312

On the charge of Interstate Transportation of a Stolen Vehicle as charged in Count 5 of the Second Superseding Indictment, specifically a black 2002 Ford F-350 from Pennsylvania to New York, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY
 NOT GUILTY

Please proceed to the next question.

Count 6: Interstate Transportation of a Stolen Vehicle – 18 U.S.C. § 2312

On the charge of Interstate Transportation of a Stolen Vehicle as charged in Count 6 of the Second Superseding Indictment, specifically, a silver 2008 Dodge Caravan from Pennsylvania to West Virginia, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY
 NOT GUILTY

Please proceed to the next question.

Count 7: Interstate Transportation of a Stolen Firearm – 18 U.S.C. § 922(i)

On the charge of Interstate Transportation of a Stolen Firearm as charged in Count 7 of the Second Superseding Indictment, specifically, a 9mm Ruger P85 handgun from Pennsylvania to Maryland, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY
 NOT GUILTY

Please proceed to the next question.

Count 8: Interstate Transportation of a Stolen Firearm – 18 U.S.C. § 922(i)

On the charge of Interstate Transportation of a Stolen Firearm as charged in Count 8 of the Second Superseding Indictment, specifically a Smith & Wesson .22 caliber revolver from Pennsylvania to Kentucky, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY
 NOT GUILTY

Please proceed to the next question.

Count 9: Interstate Transportation of a Firearm While Under an Information for a Felony Offense – 18 U.S.C. § 922(n)

On the charge of Interstate Transportation of a Firearm While Charged with a Felony Offense, specifically a 9mm Ruger P85 handgun from Pennsylvania to Maryland while charged with Aggravated Assault, as charged in Count 9 of the Second Superseding Indictment, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY
 NOT GUILTY

Please proceed to the next question.

Count 10: Interstate Transportation of a Firearm While Under an Information for a Felony Offense – 18 U.S.C. § 922(n)

On the charge of Interstate Transportation of a Firearm While Charged with a Felony Offense, specifically a Smith & Wesson .22 caliber revolver from Pennsylvania to Kentucky while charged with Aggravated Assault, as charged in Count 10 of the Second Superseding Indictment, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY

NOT GUILTY

Please proceed to the next question.

Count 11: Fugitive in Possession of a Firearm – 18 U.S.C. § 922(g)(2)

On the charge of Unlawful Possession of a Firearm as a Fugitive as charged in Count 11 of the Second Superseding Indictment, the jury unanimously finds the defendant **Shawn Christy** (check one):

GUILTY

NOT GUILTY

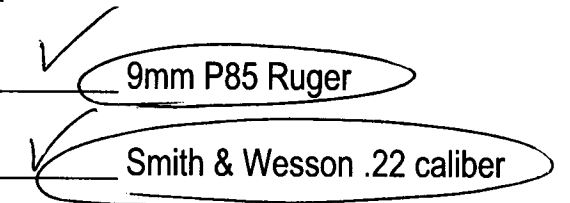
If you found the defendant Shawn Christy Not Guilty of Count 11, your deliberations are finished and the Foreperson should sign and date the verdict slip and return it to the

Courtroom Deputy.

If you found the defendant Shawn Christy Guilty of Count 11, please answer the below interrogatory.

Interrogatory – answer only if you found Shawn Christy Guilty on Count 11:

We the jury unanimously find that the defendant **Shawn Christy** possessed the following firearm(s) while he was a fugitive:



9mm P85 Ruger

Smith & Wesson .22 caliber

The foregoing is the unanimous verdict of the jury in the above-captioned case of

UNITED STATES OF AMERICA v. SHAWN CHRISTY.

Your deliberations are at an end. The Foreperson should sign and date the verdict slip and return it to the Courtroom Deputy.

THE FOREPERSON MUST SIGN AND DATE THIS VERDICT FORM.

Date: 26 Nov, 2019

Foreperson